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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	. CONFIRMATION NO.	
10/796,320	03/10/2004	Michael Failes	P1004	2120	
22839 75	90 02/23/2006		EXAMINER		
	KENZIE & HERBERT,	LYONS, MICHAEL A			
SUITE 1800 2 BLOOR STR	EET EAST	ART UNIT	PAPER NUMBER		
TORONTO, O	N M4W 3J5	2877			
CANADA		DATE MAILED: 02/23/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applicat	on No.	Applicant(s)				
		10/796,3	20	FAILES, MICHAEL				
		Examine	r	Art Unit				
		Michael A	\ Lyons	2877				
Period fo	The MAILING DATE of this communication or Reply	appears on th	e cover sheet with the c	correspondence addr	'ess			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by streeply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	ODATE OF T R 1.136(a). In no e riod will apply and v atute, cause the ap	HIS COMMUNICATION rent, however, may a reply be tin vill expire SIX (6) MONTHS from blication to become ABANDONE	N. nely filed the mailing date of this com D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 10	0 March 2004						
2a)□	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for allo	wance excep	for formal matters, pro	secution as to the n	nents is			
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	on of Claims							
4)⊠	Claim(s) <u>1-11</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-9 and 11</u> is/are rejected.							
7)🖂	Claim(s) <u>10</u> is/are objected to.							
8)[Claim(s) are subject to restriction an	d/or election	equirement.					
Applicati	on Papers							
9) 又	The specification is objected to by the Exam	niner.						
	The drawing(s) filed on 10 March 2004 is/ar		oted or b) objected t	o by the Examiner.				
,—	Applicant may not request that any objection to							
·	Replacement drawing sheet(s) including the cor		· ·		: 1.121(d).			
11)	The oath or declaration is objected to by the	Examiner. N	ote the attached Office	Action or form PTO	-152.			
Priority ι	ınder 35 U.S.C. § 119							
12)⊠	Acknowledgment is made of a claim for fore ☑ All b) ☐ Some * c) ☐ None of:	eign priority ur	der 35 U.S.C. § 119(a))-(d) or (f).				
u) _i	1.⊠ Certified copies of the priority docum	ents have be	en received					
	2. Certified copies of the priority docum			on No				
	3. Copies of the certified copies of the p				lane			
	application from the International Bur				ugo			
* 5	See the attached detailed Office action for a	•	* **	ed.				
	•		•					
Λttach	No.							
Attachmen	t(s) e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Da	ate				
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB	/08)	5) Notice of Informal P 6) Other:	Patent Application (PTO-1	52)			
rape	r No(s)/Mail Date <u>031004</u> .		o) 🗀 oner					

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DETAILED ACTION

Specification

The disclosure is objected to because of the following informalities: the specification fails to have cross-reference to the foreign priority claim. See 37 CFR 1.78 and MPEP § 201.11.

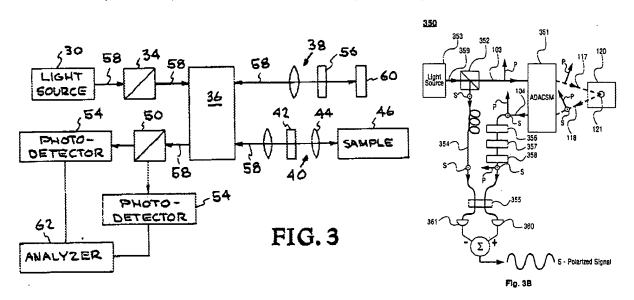
Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-9 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Everett et al (6,522,407) in view of Mandella et al (6,411,356).



Regarding claim 1, Everett (Fig. 3) discloses a scanning interferometer comprising a light source 30, and a fiber optic assembly comprising a polarization maintaining fiber 58 having P

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and S modes, splitting means 36 for splitting the incoming polarized light beam to a reference arm 38 and a measurement arm 40, a not shown optical path length modulator (Col. 7, lines 54-57), and a reference mirror 60.

Everett, however, fails to explicitly disclose the splitting means splitting the incoming light where the S polarization mode propagates specifically in one arm and the P polarization mode propagates specifically in the other arm.

Mandella (Fig. 3B) discloses a fiber coupled apparatus where light input from polarization maintaining optical fiber 359 is split by splitting means 352 into S polarization that propagates in reference fiber 354 and P polarization that propagates in measurement fiber 103.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to split the polarized input light of Everett so that the S mode travels in the reference arm and the P mode travels in the measurement arm as per Mandella, the motivation being that, by splitting the light into its respective polarization modes, the device can "provide specific information pertaining to the polarization state of light upon being reflected from a polarization-altering, such as birefringent-scattering, medium" (Mandella, Col. 22, lines 44-50).

As for claim 2, fast and slow birefringent axes with fast and slow propagation modes are inherent to any polarization maintaining optical fiber, as the stress generated during manufacture of the fiber is all that is needed to create the birefringent axes through which the individual polarization modes travel.

As for claim 3, Everett discloses analyzer 62.

As for claim 4, Everett discloses detector 54.

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As for claim 5, Everett discloses the possible use of a "piezoelectric transducer system to vary the length of the reference arm fiber and/or the sample arm fiber" (Col. 7, lines 54-57).

As for claim 6, the fiber-stretching device would inherently have low polarization mode dispersion; otherwise, using a stretcher with high polarization mode dispersion would defeat the purpose of using polarization-maintaining fiber, as the polarization of the light at the stretcher could be easily altered by external variations.

As for claims 7 and 8, "the source 30 is typically a broad bandwidth (on the order of 50 nm) amplified spontaneous emission (ASE) source such as a superluminescent diode or fiber ASE source operating in the visible or near infrared" (Col. 6, lines 35-39).

As for claim 9, Everett discloses the use of a polarizing beam splitter or fiber coupler 36, with the beam splitter being replaced by a fiber coupler when a fiber optic arrangement is used (Col. 7, lines 43-49).

Regarding claim 11, Everett (Fig. 3) discloses a scanning interferometer comprising a light source 30 that is typically a broad bandwidth (on the order of 50 nm) amplified spontaneous emission (ASE) source such as a superluminescent diode or fiber ASE source operating in the visible or near infrared" (Col. 6, lines 35-39), and a fiber optic assembly comprising a polarization maintaining fiber 58 having P and S modes and inherent fast and slow birefringent axes supporting fast and slow propagation modes, polarizing splitting means 36 for splitting the incoming polarized light beam to a reference arm 38 and a measurement arm 40, a not shown optical path length modulator (Col. 7, lines 54-57) and fiber stretching device that varies the "length of the reference arm fiber and/or the sample arm fiber" (Col. 7, lines 54-57) that would inherently have low polarization mode dispersion; otherwise, using a stretcher with high

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polarization mode dispersion would defeat the purpose of using polarization maintaining fiber, as the polarization of the light at the stretcher could be easily altered by external variations, a reference mirror 60, an analyzer 62, and a photodetector 54.

Everett, however, fails to explicitly disclose the splitting means splitting the incoming light where the S polarization mode propagates specifically in one arm and the P polarization mode propagates specifically in the other arm.

Mandella (Fig. 3B) discloses a fiber coupled apparatus where light input from polarization maintaining optical fiber 359 is split by splitting means 352 into S polarization that propagates in reference fiber 354 and P polarization that propagates in measurement fiber 103.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to split the polarized input light of Everett so that the S mode travels in the reference arm and the P mode travels in the measurement arm as per Mandella, the motivation being that, by splitting the light into its respective polarization modes, the device can "provide specific information pertaining to the polarization state of light upon being reflected from a polarization-altering, such as birefringent-scattering, medium" (Mandella, Col. 22, lines 44-50).

Allowable Subject Matter

Claim 10 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

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As to claim 10, the prior art of record, taken either alone or in combination, fails to disclose or render obvious the scanning interferometer of claim 1 with the splitting means being a coupler having four polarization maintaining fiber ports, one of which is orientated with birefringent axes orthogonal to the other three ports, in combination with the rest of the limitations of the above claim.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US 4,861,127 to Failes (optical coupler that shows the inherency of birefringent axes in polarization-maintaining fibers) and US Pat. 5,459,570 to Swanson et al.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael A. Lyons whose telephone number is 571-272-2420. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory J. Toatley can be reached on 571-272-2800 ext. 77. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Supervisory Patent Examiner

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MAL February 14, 2006